Case 3:14-cr-00189-L	IN THE UNITED STAT FOR THE NORTHERN	DISTRICT OF TEXAS		U.S.PEGIND COURT THERN DISTRICT OF TEXAS FILED
UNITED STATES OF AMERICA	DALLAS I § §			AUG 2 6 2014
v. OWEN MACINTYRE (3)	§ § §	CASE NO.: 3:14-CR-	0018 & L EI By_	RK, U.S. DISTRICT COURT Deputy
	DEDODE AND DEC	COMMEND ATTION	3.1	A-C0-189-1

REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY

OWEN MACINTYRE, by consent, under authority of United States v. Dees, 125 F.3d 261 (5th Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to Count(s) One of the Superseding Information After cautioning and examining OWEN MACINTYRE under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea was knowledgeable and voluntary and that the offense(s) charged is supported by an independent basis in fact containing each of the essential elements of such offense. I therefore recommend that the plea of guilty be accepted, and that OWEN MACINTYRE be adjudged guilty of 21 U.S.C. § 846, Conspiracy to Distribute Marijuana, and have sentence imposed accordingly. After being found guilty of the offense by the district

judge,	ute Marijuana	and have sentence imposed	a accordingly.	After being to	ound guilty of u	ne offense by the district
	The defendan	t is currently in custody and s	should be order	ed to remain in	custody.	
		t must be ordered detained pridence that the defendant is				
1	☐ The d ☐ I find	Government does not oppose a lefendant has been compliant by clear and convincing ev person or the community if r	with the currentidence that the	defendant is n	ot likely to flee	
	☐ The d☐ If the	Government opposes release. efendant has not been comple Court accepts this recomment.				ring upon motion of the
	substantial lil recommended under § 3145	t must be ordered detained pukelihood that a motion for I that no sentence of impriso (c) why the defendant shouthe defendant is not likely to	acquittal or nonment be imposed and not be deta	ew trial will be sed, or (c) excention (2) t	be granted, or eptional circums the Court finds	(b) the Government has stances are clearly shown by clear and convincing
Date:	26th day of A	ugust, 2014		NITED STAT	TES MAGISTR	ATE HIDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).